

MARK E. FERRARIO  
Nevada Bar No. 01625  
KARA B. HENDRICKS  
Nevada Bar No. 07743  
WHITNEY L. WELCH-KIRMSE  
Nevada Bar No. 12129  
GREENBERG TRAUIG, LLP  
10845 Griffith Peak Drive, Suite 600  
Las Vegas, Nevada 89135  
Telephone: (702) 792-3773  
Facsimile: (702) 792-9002  
Email: ferrariom@gtlaw.com  
hendricksk@gtlaw.com  
welchkirmsew@gtlaw.com

*Counsel for Defendants, Clark County School District,  
Lola Brooks; Linda P Cavazos; Irene A Cepeda;  
Danielle Ford; Evelyn Garcia Morales; Liza Guzman;  
Dr. Jesus F. Jara; and Katie Williams*

**IN THE UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

BRANDON BURNS; SHARELLE  
MENDENHALL; 18 minors by and through their  
parents, WENDY PRICE; AMY McKAY; TINA  
SPENDLOVE; KELLY CAMPIS, LAZARO  
CAMPIS; ANDREA MILLER-PEWSEY;  
WALTER MATUSZYK, LEIGH MADDOX;  
KATIE PARNCUTT; DEANNA GLAZA; BRIAN  
COOK; AND BONNIE TAYLOR,

Plaintiffs,

v.

CLARK COUNTY SCHOOL DISTRICT BOARD  
OF EDUCATION; DR. JESUS F. JARA, in his  
official capacity as Superintendent of the Clark  
County School District; LINDA P. CAVAZOS,  
IRENE A CEPEDA, EVELYN GARCIA  
MORALES, LOLA BROOKS, DANIELLE FOR,  
LIZA GUZMAN, KATIE WILLIAMS, all in their  
individual capacities and in their capacities as  
members of the Clark County School District Board  
of Education,

Defendants.

CASE NO. 2:21-cv-01725-GMN-BNW

**NOTICE OF NO OPPOSITION TO  
DEFENDANTS' MOTION TO  
DISMISS COMPLAINT (ECF 43)**

1 Clark County School District (“CCSD”), Lola Brooks; Linda P Cavazos; Irene A Cepeda;  
 2 Danielle Ford; Evelyn Garcia Morales; Liza Guzman; Dr. Jesus F. Jara; and Katie Williams  
 3 (collectively the “Defendants”), by and through their undersigned counsel, GREENBERG TRAURIG,  
 4 LLP, hereby provide Notice that no response or opposition was filed to Defendants Motion to Dismiss  
 5 (ECF 43).

6 As set forth in this Court’s December 13, 2021 Minute Order (ECF 44) the non-moving party  
 7 must file points and authority in opposition to the motion within 14 days after service of the same and  
 8 the failure to do so constitutes consent to the granting of the motion:

9 If the moving party has filed a motion for judgment on the pleadings pursuant to Fed.  
 10 R. Civ. P. 12(c), the non-moving party must file points and authorities in opposition to  
 11 that motion for judgment within 14 days after service of the motion. Local Rule 7–2(b).  
 12 The failure to file points and authorities in response to any motion shall constitute a  
 13 consent to the granting of the motion. Local Rule 7–2(d). The court may then grant the  
 14 motion and dismiss the non-moving party’s claims. If the non-moving party does not  
 agree that its claims should be dismissed, the non-moving party must file and serve  
 points and authorities in opposition within 14 days from the date the moving party  
 served the non-moving party with the motion.

15 *See*, ECF 44.

16 Here, Defendants filed a Motion to Dismiss the Complaint (ECF 43) on December 13, 2021  
 17 and more than 14 days have passed with no opposition being filed. Accordingly, Defendants  
 18 respectfully request that pursuant to FRCP 12(c), Local Rule 7-2(d) and this Court’s December 13,

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2021 Minute Order (ECF 43) that Defendants Motion to Dismiss Complaint be granted in its entirety and Plaintiffs claims dismissed with prejudice.

DATED this 4<sup>TH</sup> day of January, 2022.

GREENBERG TRAURIG, LLP

By: /s/ Kara B. Hendricks

MARK E. FERRARIO

Nevada Bar No. 1625

KARA B. HENDRICKS

Nevada Bar No. 7743

WHITNEY L. WELCH-KIRMSE

Nevada Bar No. 12129

GREENBERG TRAURIG, LLP

10845 Griffith Peak Drive, Suite 600

Las Vegas, Nevada 89135

Telephone: (702) 792-3773

Facsimile: (702) 792-9002

Email: ferrariom@gtlaw.com

hendricksk@gtlaw.com

welchkirmsew@gtlaw.com

*Counsel for Defendants,  
Clark County School District, Lola  
Brooks; Linda P Cavazos; Irene A  
Cepeda; Danielle Ford; Evelyn Garcia  
Morales; Liza Guzman; Dr. Jesus F. Jara;  
and Katie Williams*

**CERTIFICATE OF SERVICE**

I hereby certify that on the 4th day of January, 2022, a true and correct copy of the foregoing **NOTICE OF NO OPPOSITION TO DEFENDANTS' MOTION TO DISMISS COMPLAINT (ECF 43)** was filed electronically via the Court's CM/ECF system. Notice of filing will be served on all parties by operation of the Court's EM/ECF system, and parties may access this filing through the Court's CM/ECF system.

*/s/ Evelyn Escobar-Gaddi*

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An employee of GREENBERG TRAURIG, LLP